THIS TRUST DEED, made this 12th day of June ORIN K. CAMENISH and DOROTHY J. CAMENISH, husband and wife

DALE O. WOODS and KAREN A. WOODS, husband and wife

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klameth County, Oregon, described as:

Lot 14, Block 1, TRACT 1182 - GREEN KNOLL ESTATES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

TRUST DEED

STATE UREGOM,

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

dest on destine the Rest Dect De 1815 MODE which it expects that must be delibered to the trainer for contestions once expenses once

TWENTY THREE THOUSAND EIGHT HUNDRED FIFTY AND NO/100----

not sooner paid, to be due and payable. June 30.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without tirst having obtained the written consent or approval of the beneficiary, other, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or The above described real property is not arrespond to the date, at the security dates expressed therein, or The above described real property is not arrespond to the date, at the security dates expressed therein, or

The above described real property is not currently used for agricultural, timber or grazing purposes.

pecomes due-and, payable. In, the event the within upwarrow, policy sold, conveyed, assigned or, alienated by the grantor without first I then, at the beneliciary's option, all, obligations secured by this instruction, and the property is not currently used for agriculture. The chove described real property is not currently used for agriculture. To protect the security of this itsus deed, grantor agrees:

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To protect preserve and maintain said property in the constructed, damaged or and repair; not decommic operation of the commit on permit any waste of said property and of an experiment of the operation of the oper

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereof; (d)-reconvey; without warranty, all or any part of the property. The grantee in any reconveyance may be described as the 'person or person legally entitled thereto,' and the recitals therein any matters or lacts shall be conclusive proof of the truthfulness thereof. Tustee's fees for any of the services mentioned in this paragraph shall be not less than \$3.

10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard or by a receiver to be appointed by a court, and without regard to the adequacy of any security or the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name sue or otherwise collect the rents, issues and prolits, including those past upon any any indebtedness secured hereby, and in such order as beneficiary may defermine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of line and other property, and the application or release thereof as aloresaid, shall not cure to waive any default or notice of default herenof as aloresaid, shall not cure to pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may event the beneficiary at his feature mandalety due and payable. In such an event the beneficiary of the reproduction may proceed to foreclose this trust deed in equit as a mortafage or direction may proceed to foreclose this trust deed in equit as a mortafage or direction may proceed to foreclose this trust deed in equit as a mortafage or direction may proceed to foreclose this trust deed the manner provided in QRS 86.735 to 86.795.

thereof as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the frantor or any other person so privileged by ORS 86.753, may cure the default or defaults. If the default consists of a failure on the same secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such by paying the entire amount due at the time of the cure other than such that as would be the default and the same secured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default on obligation or trust deed, in any case, in addition to curing the default of any case and the cure shall pay to the beneficiary all costs and trustees and attorney's lees not exceeding the amounts provided by law. It is obligation of the trust deed together, with trustee's and attorney's lees not exceeding the amounts provided by law. All Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purhaser its deed in form as required by Jaw conveying the property so sold without any covenant or warranty, express or implied. The recitals in the seed of any matters of lact shall be conclusive proof of the truthulness thereof of any matters of lact shall be conclusive proof of the truthulness thereof of any matters of lact shall be conclusive proof of the truthulness thereof of any matters of lact shall be conclusive proof of the truthulness thereof of any matters of lact shall be conclusive proof of the truthulness thereof of any matters of lact shall be conclusive proof of the truthulness

the granter and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charke by trustee and attention, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the truste in the trust deed as the interest and appear in the order of their priority and (4) the surplus, it any to the granter or to his successor in interest entitled to such surplus.

surplus, it amy; to the granter or to his successor in interest entitled to such surplus.

16. Beneliciary may Irom time to time appoint a successor or successors to sury trustee anamed herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee appointed hereunder. It is not successor to the successor trustee herein named or appointed hereunder. Each such appointed and substitution shall be made by written instrument executed by beneficiary, which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed acknowledged is made a public record as provided by law. Trustee is obligated to notify any party hereto of pending sale under any other deed trust or of any action or proceeding in which grantor, beneficiary or trustall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan, association authorized to, do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-fully seized in fee simple of said described real property and has a valid, unencumbered title thereto 9391

and that he will warrant and forever defend the same against all persons whomsoever.

|  | ALE AGENTS   | all persons whomsoever.  |
|--|--|--|
| The grantor warrants that the pr   | Prince of Tryang to the Country of t |  |
| 0 a [ [ ]  | The Policy of the Party of the  | the above described note and this trust deed are:<br>ural purposes (see Important Notice below),<br>e for business or commercial purposes other than agricultur  |
| This deed applies to, inures to the  | he benefit of and binds -u   | purposes other than agricultur   |
| contract secured hereby, whether or not  | and assigns. The term beneficiary named as a beneficiary herein. In o  | s hereto, their heirs, legatees, devisees, administrators, exec<br>shall mean the holder and owner, including pledgee, of the<br>construing this deed and whenever the context so requires, the<br>number includes the plural.   |
| masculine gender includes the feminine IN WITNESS WHEREOF  | and the neuter, and the singular n   | umber includes the plural.   |
| * IMPORTANT NOTICE   | said grantor has hereunto set  | umber includes the plural.  his hand the day and year first above written.   |
| II not applicable is   | Williagal Mollonia (v) on the -  | X ( ) in K ( n - 1   |
| disclosures for this many with the Act and   | Regulation by making required  | Orin K. Camenish   |
| if this instrument is NOT  | is Form No. 1305 or equivalent   | Borner and the control of the contro |
| if this instrument is NOT to be a first lien, of a dwelling use Stevens-Ness Form No. 13 with the Act is not required, disregard this notion.  | or is not to finance the purchase  | * Dorothe O Came   |
| (If the signer of the above is a corporation, use the form of acknowledgment opposite.)  |  | Dorothy J Camerish   |
|  |  |  |
| STATE OF ORESON  | ) ss. STATE OF OF  | PECON O  |
| County of Los Angeles June 18,   | 0.5  | REGON, County of   |
|  |  | y appeared   |
| Urin A. Camenish &   |  |  |
| Dorothy J. Camenish  |  | hat the latter in the  |
|  | secretary of   | 13 1116  |
|  | a corporation a  | and at a st  |
| and acknowledged the fore<br>ment to be their voluntary as   |  |  |
| Betore me:   | and deed.  | of said corporation by authority of its board of directors;<br>em acknowledged said instrument to be its voluntary act   |
| (OFFICIAL<br>SEAL) Marian Mi   | Before me:   |  |
| Notary Public for Oxogon C   | California Notary Public to  |  |
| My commission expires: 4-  | 21-86 My commission  | (C)FFICIAT   |
| OFFICIAL SEAL  |  | SEAL)  |
| MARIAN MICHEL NOTARY PUBLIC CALIFORNIA   | REQUEST FOR FULL RECONVEYA   | Average of the second s |
| PRINCIPAL OFFICE IN LOS ANGELES COUNTY   | To be used only when obligations have  | been pold.   |
| My Commission Expires April 21, 1998   | Trustee  | Substitution of the second   |
| The undersigned is the legal owner and   | d holder of all indebtedness   |  |
| said trust deed or pursuant to statute to a  | . You hereby are directed, on paym   | by the foregoing trust deed. All sums secured by said<br>ent to you of any sums owing to you under the terms of<br>secured by said trust deed (which are the terms of  |
| herewith together with said trust deed and to  | most all evidences of indebtedness   | secured by said trust dead (11)  |
| THE BELLE. IN ALL  | reconveyance and documents to  | the said trust deed the  |
| DATED  | NO LENGTH AND AND AND ASSESSED.  | ASSESSED OF THE PROPERTY OF TH |
|  | Therefore an action of the neighboring of the foreign of the forei | ANNESS CONTRACTOR OF THE STATE  |
|  |  |  |
| 아이들의 시키를 하면 친구를 했다.  |  | Beneficiary  |
| De not lose or destroy this Trust Deed OR THE NOT  | TE which it secures. Both must be delivered to   | o the trustee for cancellation before reconveyance will be made.   |
| 19년 : 11년 1일 - 12년 1일 - 12년<br><u>- 12년 12년 12년 -</u> - 12년 1일 - 12년   |  | trustee for cancellation before reconveyance will be made.   |
| TRUST DEED   |  |  |
| TRUST DEED   |  | STATE OF OREGON,   |
| STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.  | TEP W. Fire Country Care   | County of Klamath ss.  |
| Orin K Camonial & D  | A CONTRACT CONTRACTOR  | I certify that the within instrument   |
| Orin K. Camenish & Dorothy J. Camenish   | Constitute and research  | was received for record on the 20th day of   |
| Cartilla Car | ESSENT TO COOK SCHOOLS THAT FEEL   | at 3:30 o'clock P.M. and recorded  |
| Dale O Woods & V   | SPACE RESERVED FOR   | In Dook/reel/volume No MS5   |
| Dale O. Woods & Karen A. Woods   | RECORDER'S USE   | page 2220 or as fee/file/instru  |
| To A the Control of t |  | ment/microfilm/reception No50114, Record of Mortgages of said County.  |
| AFTER RECORDING RETURN TO  |  | Witness my hand and seel of  |
| MOUNTAIN TITLE CO. INC.  | EL T. Greener: more  | County affixed.  |
| This Transf Dari mae w   | n.<br>Disk områdeligere førgere en en vægikle i skale i vilst i skale.   | Evelyn Biehn, County Clerk   |
|  |  | manufacture of the state of the |
|  |  | NAME TITLE   |
| 20111  | Fee: \$9.00 <sup>2</sup> DEE   | NAME   |